

11-09-2007

Form PTO-1594 (Rev. 07/05)

OMB Collection 0851-0047 (exp. 6/30/2010)

DEPARTMENT OF COMMERCE  
U.S. Patent and Trademark Office

103461374

To the Director of the U. S. Patent and Trademark Office, please send this document to the new address(es) below.

**1. Name of conveying party(ies):**

Bank of America

- ☐ Individual(s) ☐ Association  
☐ General Partnership ☐ Limited Partnership  
☐ Corporation- State: \_\_\_\_\_  
☒ Other National Banking Association

Citizenship (see guidelines) USAAdditional names of conveying parties attached? ☐ Yes ☒ No**3. Nature of conveyance /Execution Date(s) :**Execution Date(s) July 31, 2007

- ☐ Assignment ☐ Merger  
☐ Security Agreement ☐ Change of Name  
☒ Other RELEASE

**2. Name and address of receiving party(ies)**Additional names, addresses, or citizenship attached? ☐ Yes ☒ NoName: Genrad, Inc.

Internal

Address: \_\_\_\_\_

Street Address: 600 Riverpark DriveCity: N. ReadingState: MACountry: USA Zip: 01864

- ☐ Association Citizenship \_\_\_\_\_  
☐ General Partnership Citizenship \_\_\_\_\_  
☐ Limited Partnership Citizenship \_\_\_\_\_  
☒ Corporation Citizenship \_\_\_\_\_  
☐ Other \_\_\_\_\_ Citizenship \_\_\_\_\_

If assignee is not domiciled in the United States, a domestic representative designation is attached: ☐ Yes ☒ No  
 (Designations must be a separate document from assignment)

**4. Application number(s) or registration number(s) and identification or description of the Trademark.**

A. Trademark Application No.(s)

See Schedule A

B. Trademark Registration No.(s)

See Schedule A

Additional sheet(s) attached? ☒ Yes ☐ No

C. Identification or Description of Trademark(s) (and Filing Date if Application or Registration Number is unknown):

**5. Name & address of party to whom correspondence concerning document should be mailed:**Name: Heather Champion BradyInternal Address: Morris, Manning & Martin, LLPStreet Address: 3343 Peachtree Road, NECity: AtlantaState: GA Zip: 30326Phone Number: 404-233-7000Fax Number: 404-365-9532Email Address: trademark@mmlaw.com**6. Total number of applications and registrations involved:**

22

**7. Total fee (37 CFR 2.6(b)(6) & 3.41) \$** 565

- ☐ Authorized to be charged by credit card  
☒ Authorized to be charged to deposit account  
☐ Enclosed

**8. Payment Information:**

a. Credit Card Last 4 Numbers \_\_\_\_\_  
 Expiration Date \_\_\_\_\_

b. Deposit Account Number 20-0515

Authorized User Name Chester Cekala**9. Signature:**

Heather Champion Brady  
 Signature

10/31/2007  
 Date

Heather Champion Brady

Name of Person Signing

Total number of pages including cover sheet, attachments, and document: 7

Documents to be recorded (including cover sheet) should be faxed to (571) 273-0140, or mailed to:  
 Mail Stop Assignment Recordation Services, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450

SCHEDULE ATrademarks and Trademark Registrations

Registrations United States Patent and Trademark Office

TRADEMARK	OWNER	REGISTRATION NUMBER	REGISTRATION DATE
GR	GenRad, Inc.	0746,850	March 19, 1963
GR & Des	GenRad, Inc.	0746,885	March 19, 1963
GENRAD	GenRad, Inc.	1,121,751	July 10, 1979
GENRAD	GenRad, Inc.	2,455,725 (S/N 75450553)	May 29, 2001
DIGIBRIDGE	GenRad, Inc.	1,123,631	August 7, 1979
HILO	GenRad, Inc.	1,647,992	June 18, 1991
GENEVA	GenRad, Inc.	1,801,452	October 26, 1993
VXIsan	GenRad, Inc.	1,850,612	August 23, 1994
VIPER	GenRad, Inc.	2,086,214	August 5, 1997
GR TECHNOLOGIES	GenRad, Inc.	2,106,954	October 21, 1997
GR TECHNOLOGIES & Des.	GenRad, Inc.	2,115,988	November 25, 1997
GR VISION	GenRad, Inc.	2,275,830	September 7, 1999
TECHNOLOGY OF KNOWLEDGE	GenRad, Inc.	(S/N 75301369)	
THE TECHNOLOGY OF KNOWLEDGE	GenRad, Inc.	2,396,234 (S/N 75450407)	October 17, 2000
GR SOFTWARE	GenRad, Inc.	2,435,574 (S/N 75450552)	March 13, 2001
GR ACCELERATE	GenRad, Inc.	2,388,271 (S/N 75450570)	September 19, 2000

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GR	GenRad, Inc	2,393,930 (S/N 75450727)	October 10, 2000
GR & Des	GenRad, Inc.	2,409,141 (S/N 75489857)	November 28, 2000
SFLM	Visiprise, Inc.	2,537,078 (S/N 75728127)	February 5, 2002
SFDM	Visiprise, Inc.	2,499,452 (S/N 75728132)	October 23, 2001
ICC INDUSTRIAL COMPUTER CORPORATION	Visiprise, Inc.	2,408,094 (S/N 75728135)	November 28, 2000
PXISCAN	GenRad, Inc.	(S/N 75728143)	

Foreign Registered Trademarks and Applications all owned by Grantor or its affiliates or subsidiaries

Mark	Jurisdiction	Registration Number	Issue Date
HITEST	Great Britain	B1,343,886	February 23, 1988
GR & Des.	Japan	1998433	November 20, 1987
GR AND DESIGN	Taiwan	322952	
GENRAD	Benelux	337807	December 24, 1975
GENRAD	Switzerland	290646	January 4, 1977
GENRAD	Denmark	UR23721976	July 9, 1976
GENERAL RADIO CO.	Denmark	VR15431957	September 28, 1957
GR & DES.	Denmark	VR521957	January 12, 1957
GR TECHNOLOGIES	Europe	532200	March 19, 1999
GENRAD	France	1337847	December 30, 1985
VXISCAN	France	94 514 210	April 6, 1994

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GENRAD	Germany	954495	February 3, 1977
VXISCAN	Germany	2087487	December 15, 1994
DIGIBRIDGE	Germany	1002006	May 14, 1980
TRACS	Germany	1065345	July 3, 1984
GENRAD	Great Britain	1056959	December 31, 1975
VXISCAN	Great Britain	1566750	March 24, 1994
GR GENRAD & DES	Great Britain	1106903	December 28, 1978
BUSBUST	Great Britain	B1182905	October 6, 1982
TRACS	Great Britain	B1182907	October 6, 1982
GR & Des.	Great Britain	751943	March 14, 1956
GR & DES	Great Britain	1106902	March 25, 1981
PXISCAN	Israel		
GR	Italy	588122	February 25, 1993
VXISCAN	Japan	3333188	July 18, 1997
GR Technologies & Design	Japan	4208587	November 6, 1998
GENRAD	Korea	118340	
GENRAD	Sweden	161,406	November 25, 1977
GR	Sweden	167097	
GR & DEVICE	Taiwan	322952	April 16, 1986

## Foreign Applications

Mark	Jurisdiction	Application Number	Filing Date
PXISCAN	China	9900151035	December 14, 1999

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PXISCAN	Czech Republic	149864	December 14, 1999
PXISCAN	Europe	1421999	December 14, 1999
PXISCAN	Hungary	M9905852	December 14, 1999
PXISCAN	Israel	Not yet assigned	Not yet assigned
PXISCAN	Japan	H11-114,649	December 14, 1999
PXISCAN	Korea	40199947960	December 14, 1999
PXISCAN	Malaysia	99/12724	December 14, 1999
PXISCAN	Mexico	403321	December 14, 1999
GR TECHNOLOGIES & Design	Singapore	5430/97	May 12, 1997
GR TECHNOLOGIES & Design	Singapore	5431/97	May 12, 1997
PXISCAN	Singapore	T99/14593J	December 14, 1999
PXISCAN	Taiwan	88062604	December 14, 1999

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Form PTO-1594 (Rev. 07/05)  
OMB Collection 0651-0027 (exp. 6/30)

10-18-2007

U.S. DEPARTMENT OF COMMERCE  
United States Patent and Trademark Office

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To the Director of the U. S. Patent

J documents or the new address(es) below.

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## 9. Signature:

Heather Champion Brady

Signature

Date

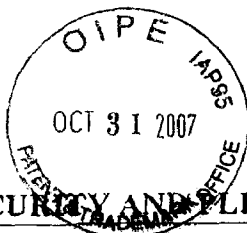
Heather Champion Brady

Name of Person Signing

Total number of pages including cover sheet, attachments, and document:

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Mail Stop Assignment Recordation Services, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450



**TRADEMARK COLLATERAL  
SECURITY AND PLEDGE AGREEMENT TERMINATION AND RELEASE**

THIS TRADEMARK COLLATERAL SECURITY AND PLEDGE AGREEMENT TERMINATION AND RELEASE (the "Release") is made as of July 31, 2007, and effective as of October 26, 2001 (the "Effective Date"), by BANK OF AMERICA (formerly known as FLEET NATIONAL BANK, a national banking association), in its capacity as Agent for itself and other lending institutions, collectively referred to as "Banks," ("Grantee") in favor of GENRAD, INC., a Massachusetts corporation, ("Grantor").

WHEREAS, Grantor and Grantee were parties to that certain Revolving Credit and Term Loan Agreement dated as of March 24, 2000 (as amended in effect from time to time) by and among Grantor and each of Grantor's affiliates and subsidiaries as defined therein, and Grantor as Agent for the Banks (the "Credit Agreement") and such Credit Agreement was terminated on the Effective Date;

WHEREAS, pursuant to the terms and conditions of the Credit Agreement, Grantor and Grantee entered into that certain Trademark Collateral Security and Pledge Agreement dated as of March 24, 2000 (the "Security Agreement"), whereby Grantor assigned, transferred and conveyed to Grantee, and granted to Grantee, a security interest in all of Grantor's right, title and interest in and to the Trademark Collateral, as defined in the Security Agreement, including without limitation the trademark registrations listed in Schedule A hereto;

WHEREAS, the Security Agreement was recorded with the United States Patent and Trademark Office on April 3, 2000 at Reel 002062, Frame 0627; and

WHEREAS, Grantee desires to terminate the Security Agreement and release its security interest in the Trademark Collateral as of the Effective Date.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantee hereby covenants and agrees as follows:

1. The Security Agreement, and Grantee's security interest in the Trademark Collateral (including, without limitation, the trademark registrations listed in Schedule A hereto) is hereby terminated and released as of the Effective Date.
2. Grantee hereby assigns, transfers and conveys to Grantor, all of Grantee's right, title and interest, now owned or hereinafter acquired, that it may have whether by assignment or otherwise, in and to any continuing security interest and collateral assignment in the Trademark Collateral, including without limitation, the entire right, title and interest in and to the trademark registrations listed in Schedule A hereto, including without limitation all renewals thereof, all proceeds of infringement suits, the right to sue for past, present and future infringements, and all rights corresponding thereto throughout the world, and the goodwill of the business to which each of the Trademarks relates.

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3. Grantee represents and warrants that it has the full power and authority to execute this Release and to release its security interest in the Trademark Collateral.
4. Grantee represents and warrants that it has not assigned or otherwise encumbered its security interest in the Trademark Collateral.
5. Grantee hereby agrees to execute, acknowledge and deliver all such further instruments and to take all such further actions as may be reasonably requested or are required in order to more fully and effectively carry out the purposes of this Release.

IN WITNESS WHEREOF, Grantee has caused this Release to be executed by its duly authorized representative as of the date set forth above.

By: BANK OF AMERICA (f/k/a FLEET NATIONAL BANK)

By:

Debra E. DeVecchio

Name:

Debra E. DeVecchio

Title:

Marketing Director

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